IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SAMUEL G. BREITLING AND	§	
JO ANN BREITLING,	§	
	§	
Plaintiffs,	§	
	§	
vs.	§	Case No. 3:15-CV-00703-B
	§	
LNV CORPORATION et al;	§	
CODILIS & STAWIARSKI P.C.;	§	
UNKNOWN DOES 1-50;	§	
	§	
Defendants.	§	

LNV CORPORATION'S OPPOSED MOTION FOR LEAVE TO EXCEED PAGE LIMIT

Defendant LNV Corporation ("LNV") hereby files this Opposed Motion for Leave to Exceed Page Limit (the "Motion") with respect to its Motion for Sanctions for Bad Faith, Unreasonable, and Vexatious Conduct and Brief in Support (the "Motion for Sanctions") and would respectfully show the Court as follows.

The volume of filings in this case and the relief sought in the Motion for Sanctions made it difficult to limit the Motion to 25 pages. Therefore, LNV respectfully requests that the Court grant this opposed Motion, and order that LNV is permitted to exceed the page limit in the Motion for Sanctions by up to 3 additional pages, excluding the table of contents and table of authorities.

WHEREFORE, LNV respectfully requests that this Court grant this Motion for Leave to Exceed Page Limit, and for such other relief as the Court deems proper.

Respectfully submitted,

/s/ Jason L. Sanders

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ATTORNEYS FOR DEFENDANT LNV CORPORATION

CERTIFICATE OF CONFERENCE

The undersigned counsel for LNV Corporation, Jason L. Sanders, hereby certifies that on March 29, 2017, after calling Ms. Breitling regarding the Motion for Sanctions, he and Mr. Cabrera called Ms. Breitling to discuss the relief sought in this Motion, but she did not answer. Accordingly, LNV now presents the Motion to this Court for consideration.

/s/ Jason L. Sanders

Counsel for LNV Corporation

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing document was served upon Ms. JoAnn Breitling and counsel of record via the Court's CM/ECF system pursuant to the Federal Rules of Civil Procedure on this 29th day of March 2017.¹

/s/ Jason L. Sanders

Jason L. Sanders

¹ Counsel will send a copy by United States Mail to Mr. Samuel Breitling on March 30, 2017.